PATENT COOPERATION TREATY

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Vame and mailing address of the ISA/SE	Authorized officer		
3. For further details, see notes to Form PCT/ISA/220.	•		
IPEA a written reply together, where appropriate, with amend of Form PCT/ISA/220 or before the expiration of 22 months For further opinions, see Form PCT/ISA/220.	aments, before the expir from the priority date, w	ation of 3 months from the date of mailing hichever expires later.	
If this opinion is, as provided above, considered to be a writte	en opinion of the IPEA,	the applicant is invited to submit to the	
Authority other than this one to be IPEA and the chosen IPE written opinions of this International Searching Authority wi	A has notified the Intern ll not be so considered.	ational Bureau under Rule 66.1 bis(b) that	
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an			
2. FURTHER ACTION			
Box No. VIII Certain observations on the internation	аі арріісапоп		
Box No. VII Certain defects in the international application			
Box No. VI Certain documents cited			
applicability; citations and explanations supporting such statement			
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. IV Lack of unity of invention			
Box No. II Priority			
Box No. I Basis of the opinion			
1. This opinion contains indications relating to the following it	tems:		
Kiviaho, Jouko			
Applicant			
B02C 13/08, D21B 1/10			
International Patent Classification (IPC) or both national classif			
AA 1140	See paragraph 2 below		
Applicant's or agent's file reference	FOR FURTHER ACTION		
	Date of mailing (day/month/year)	3 0 -12- 2004	
		(PCT Rule 43bis.1)	
Finland	PCT WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY		
Hermiankatu 14 FI-33720 Tampere			
Finnish Patent Consulting FPC			
To:]		

Telephone No. +46 8 782 25 00

Facsimile No. +46 8 667 72 88

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/FI 2004/000496

Box No. I	Basis of this opinion
which it v	ard to the language, this opinion has been established on the basis of the international application in the language in was filed, unless otherwise indicated under this item. his opinion has been established on the basis of a translation from the original language into the following language, , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
2. With regaclaimed in a. type of	and to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the invention, this opinion has been established on the basis of: f material a sequence listing table(s) related to the sequence listing
b. format	of material in written format in computer readable form
3.	filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to
t	hat in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Claims

International application No.

PCT/FI 2004/000496

YES

applicability; citations and explanations supporting such statement 1. Statement 2-5, 7-10 Novelty (N) Claims YES 1, 6 Claims NO 2, 7 Inventive step (IS) Claims YES 1, 3-6, 8-10 Claims NO

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial

Claims

1-10

2. Citations and explanations:

Industrial applicability (IA)

Box No. V

Most relevant document cited in the International Search Report:

D1: US 2448839 A

In D1 a relatively small self contained comminuting and mixing machine is described. The unit comprises an electric motor with a shaft, on the shaft is mounted a rotor. The rotor is surrounded by a casing with an end plate, in which a central inlet opening for supplying material is provided. Treated material flows from the machine through a curved screen, mounted in the casing, and is discharged through its open bottom portion. A series of substantially cylindrical pins are mounted on the rotor, with their ends extending in the same general direction. When the rotor is turning, the legs of the pins resiliently engage material in the casing. With a machine of this character having a rotor constructed as described and operating at 3500 rpm, materials of carious different types can be efficiently comminuted. For using this machine with materials which may contain relatively large lumps, a breaker or feeder strip may be provided secured on the end of the motor shaft (refer to figures 2-3 and column 2, line 50 - column 3, line 61).

Consequently, the subject matter of claims 1 and 6 is previously known and therefore, these claims are not approved.

The dependent claims 3-5 and 8-10 are considered to involve

.../...

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/FI 2004/000496

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of: Box V

particular detail executions obvious to a person skilled in the art. Therefore, the invention according to these claims is not considered to involve an inventive step.

The conclusion is made that the the subject matter of claims 1 and 6 is not novel, the subject matter of claims 3-5 and 8-10 is novel but is not considered to involve an inventive step and that the invention as defined in claims 2 and 7 is novel and is considered to involve an inventive step. The invention is industrially applicable.